UNITED STATES DEPARTMENT OF COMMERCE
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Address: ASSISTANT COMMERCE
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Washington, D.C. 20231 FIRST NAMED APPLICANT ATTY. DOCKET NO. 09/424,623 TOSKALA 297-009040-0 Α INTERNATIONAL APPLICATION NO. PCT/F198/00460 5611 97

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	CLARENCE A GREEN PERMAN & GREEN	Г	I.A. FILING DATE	PRIORITY DATE
	425 POST ROAD	_		
	FAIRFIELD CT 06430		05/29/98	05/30/
•	•	DATE	MAILED:	
	NCTIFICATION OF MISSING REQUIREMENTS UNDER	R 35		3/13/00 THE INITE I
	STATES DESIGNATED/ELECTED OFF			THE UNITED
	1. The following items have been submitted by the applicant or the IB to the			Trademark
	Office as a Designated Office (37 CFR 1.494),			
	an Elected Office (37 CFR 1.495):			
	U.S. Basic National Fee.			
	a non-English language.			
	English.			
	Translation of the international application into English.			
	☐ Oath or Declaration of inventors(s) for DO/EO/US. ☐ Copy of Article 19 amendments.			
	Translation of Article 19 amendments into English.			
	The International Preliminary Examination Report in English and its			
	Translation of Annexes to the International Preliminary Examination	Repor	t into English.	
	Preliminary amendment(s) filed and Information Disclosure Statement(s) filed 24 Nov97 and	-	·	
	Assignment document.		 '	
	Power of Attorney and/or Change of Address.			
	Substitute specification filed			
	Typiority Document.			
	Copy of the International Search Report and copies of the referen	ces ci	ted therein.	
	Other:			
	2. The following items MUST be furnished within the period set forth below acceptance under 35 U.S.C. 371:	v in o	rder to complete the	requirements for
٠	a. Translation of the application into English. Note a processing fee	will b	e required if submitt	ed
	later than the appropriate 20 or 30 months from the priority date.			
	The current translation is defective for the reasons indicated	on th	e attached Notice of	Defective
	Translation. Description: Translation of the application and/of the application and t	or the	Annexes later that th	10
	appropriate 20 or 30 months from the priority date (37 CFR 1.492)		ramicaes later that the	
	(Dec. Oath or declaration of the inventors, in compliance with 37 CFR 1) and (b), identifying	g the application
	by the International application number and international filing date The current oath or declaration does not comply with 37 CF		07(a) and (b) for the	
	on the attached PCT/DO/EO/917.	K 1.4	y/(a) and (b) for the	reasons mulcaled
	3d. Surcharge for providing the oath or declaration later that the appropriate that the suppropriate that the	priate	20 or 30 months fro	m the
_	priority date (37 CFR 1.492(e)).			
	 ∴dditional claim fees of \$ as a ☐ large entity ☐ small en lependent claim fee, are required. Applicant must submit the additional claim 			
	which fees are due (37 CFR 1.492(g)). See attached PTO-875.	n ices	or cancer the addition	onai ciamis ioi
A	LL: OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST	BE-SI	JBMITTED WITH	IN ONE
D	IC∀TH FROM THE DATE OF THIS NOTICE OR BY 🗖 21 OR 📑 31 DA″ E FOR THE APPLICATION, WHICHEVER IS LATER. FAILURI	E TO	PROPERLY RESP	OND WILL
R	E: ULT IN ABANDONMENT.			0.1222
	the ime period set above may be extended by filing a petition and fee for extended by filing a petition and fee fee fee fee fee fee fee fee fee fe	tensio	n of time under the p	provisions of 37
	1: 1.130(a).			
4	. Franslation of the Annexes MUST be submitted no later that the time period	od set	above or the annexe	es will be
C	and illed. Note processing fee will be required if submitted later than 30 more	nths f	om the priority date	
1	[The Article 19 amendments are cancelled since a translation was not product (d)) or 30 (37 CFR 1.495(d)) months from the priority date.	ovided	by the appropriate 2	20 (37 CFR
•	(-), (-) -			
A	pj cant is reminded that any communication to the United States Patent and	Trade	mark Office must b	e mailed to the
a	dd ss given in the heading and include the U.S. application no. shown above	e. (37	CFR 1.5)	
	A conv of this notice MIICT be made		.247. 47.2=	
	A copy of this notice MUST be returned	αи	nin inis res	nonse.

A copy of this notice MUST be	returned with this response.
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